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## PART II-A

### Notifications relating to Minor Administrations

THE CHIEF COMMISSIONER OF BRITISH  
BALUCHISTAN

#### NOTIFICATIONS

Quetta, the 8th May 1947

**No. A-65/47-Exc.**—In exercise of the powers conferred on him by sections 5(1) and 62 of the Excise Regulation, 1915 (I of 1915), the Chief Commissioner is pleased to make the following amendments in the British Baluchistan Liquor and Intoxicating Drugs License Rules, 1947, published with Notification No. A-56/47-Exc., dated the 5th March 1947.

In clause (iii) of sub-rule (2) of Rule 9, for the words "Rs. 4 per day", the following shall be substituted:—

"The fee shall be fixed by the Collector subject to the following limits:—

Minimum fees : Rs. 10 per day.

Maximum fees : Rs. 20 per day."

By order,  
B. M. BACON,  
Secretary.

Quetta, the 16th May 1947

**No. A-76(47)-Exc.**—In exercise of the powers conferred on him by sections 24, 25 and 67 of the Excise Regulation, 1915 (I of 1915), the Chief Commissioner is pleased to make the following rules:—

Rule 1. These rules may be called 'The British Baluchistan Excise Fiscal Orders, 1947'.

Rule 2. The following shall be the rates of duty leviable in respect of country spirit removed from a licensed distillery in British

Baluchistan per Imperial gallon of the strength of 10 degrees underproof:—

	Rs. A. P.
(i) Quetta town ..	15 0 0
(ii) Quetta-Pishin district except Quetta town, Sibi District except Nasirabad sub-division, Nushki, Hindubagh and Bolan Pass .. .. ..	14 13 0
(iii) Zhob District except Hindubagh, Loralai District, Dalbandin and Nok-kundi ..	14 10 0
(iv) Nasirabad sub-division and Kachhi Railway district ..	12 6 0
(b) Country spirit removed by special permit holders ..	18 0 0

Rule 3. The following shall be the rates of duty leviable in respect of the spirits specified below removed from a licensed distillery in British Baluchistan or imported into British Baluchistan from other parts of India, per Imperial gallon of the strength of London Proof, to be increased or reduced in proportion as the strength of the spirit exceeds or is less than London Proof:—

	Rs. A. P.
(i) Indian-made foreign spirit .. .. ..	40 0 0
(ii) Rum removed or imported in bulk by regimental units for bona fide consumption of troops under unit arrangements .. .. ..	21 14 0
(iii) Rectified spirit ..	24 6 0

Provided that duty shall not be levied on rectified spirit removed from a distillery in British Baluchistan or imported from any

other Indian province or an Indian State, by :—

- (a) Hospitals and dispensaries,
- (b) Educational and scientific institutions,
- (c) A licensed distillery in British Baluchistan,
- (d) A person holding a license under the British Baluchistan Chemical Works Rules, 1947, and
- (e) Marker Alkaloids (in case a permit has been issued under the British Baluchistan Rectified Spirit Rules, 1947.)

Provided further that the institutions and persons mentioned at clauses (a), (b), (c) and (d) above remove the spirit from a licensed distillery in British Baluchistan or import the spirit from an Indian province or an Indian State in accordance with the provisions of the British Baluchistan Rectified Spirit Rules, 1947.

Rule 4. The following shall be the rates of duty leviable in respect of beer and other fermented liquors made in India on their import into British Baluchistan :—

	Rs. A. P.
(a) In barrels or other containers containing 27 ozs. or more, per Imperial gallon ..	0 12 0
(b) In bottles containing less than 27 ozs. but not less than 20 ozs., per bottle ..	0 2 0
(c) In bottles containing less than 13-1/2 ozs. but not less than 10 ozs., per bottle ..	0 1 0
(d) In bottles containing less than 6-3/4 ozs. but not less than 5 ozs., per bottle ..	0 0 6
(e) In other containers per Imperial gallon ..	1 0 0

Provided that duty on beer imported from the Punjab shall be calculated on the quantity imported less an allowance for transit wastage at the scale laid down by the Punjab Government from time to time.

Rule 5. The following shall be the rate of duty on wines manufactured under a license in British Baluchistan :—

Re. 1 per gallon or six reputed quart bottles manufactured and taken into stock.

Rule 6. The following shall be the rates of duty leviable on medicinal and other preparations containing rectified spirit on issue from the premises of approved manufacturers licensed under the British Baluchistan Chemical Works Rules, 1947, or issued from the premises of a licensee licensed under the British Baluchistan Spirituous Preparations Bonded Warehouse Rules, 1947, or imported from any part of India in accordance with the provisions of the British Baluchistan Spirituous Preparations Rules, 1947 :—

	Rs. A. P.	
(a) Medicinal preparations ..	5 0 0	Per London proof gallon of their spirit contents.
(b) Non-medicinal essences ..	17 8 0	Do.
(c) Toilet preparations and per. fumery.	17 8 0	Do.
(d) Medicinal preparations which might be used for other than medicinal purposes, as enumerated in the appendix.	17 8 0	Do.
(e) Spirit Chloroform ..	24 6 0	Do.

Provided that any other medicinal preparations may be by notification declared to be non-medicinal for the purpose of levying duty at the enhanced rate of Rs. 17-8/- per London proof gallon of their spirit contents under item (d) above.

Rule 7. The following shall be the rate of duty leviable in respect of beer manufactured in a brewery licensed in British Baluchistan :—

Beer .. Re. -12/- per Imperial gallon.

Provided that duty on beer shall be calculated on the quantity manufactured less an allowance of 10 per cent. for wastage.

Rule 8. The duty on Ganja and Bhang shall be levied at the following rates on all Ganja and Bhang imported into British Baluchistan or removed from a bonded warehouse established in British Baluchistan :—

Ganja .. Rs. 70/- per seer

Bhang .. Rs. 18/- per seer.

Rule 9. A manufacture and export duty of Rs. 1/- per London proof gallon shall be levied on all duty paid or under bond issues of rectified spirit and Indian-made foreign spirit, other than denatured spirit and a similar duty at the rate of annas four per gallon or six reputed quart bottles shall be levied on all duty paid or under bond issues of wine to any other province in British India or an Indian State from any distillery or from any wholesale vend in British Baluchistan.

Provided that this duty shall not be levied on rectified spirit supplied to Government and charitable hospitals and dispensaries and educational and scientific institutions approved by the Chief Commissioner.

Rule 10. The undermentioned exciseable articles are exempted from the operations of the Excise Regulation, 1915 (I of 1915) to the extent specified below :—

(i) Medicated wines containing less than 20 per cent. of proof spirit are exempted from the provisions of the Excise Regulation, 1915 (I of 1915) relating to import, export, transport, possession and sale.

(ii) Medicinal and other preparations containing rectified spirit, imported from overseas countries are exempted from the provisions of the Excise Regulation, 1915 (I of 1915) relating to import, export, transport, possession and sale ; provided that the Customs duty at the rate prescribed has been paid.

(iii) Medicinal and other preparations containing rectified spirit, manufactured in India, are exempt from the provisions of the Excise Regulation, 1915 (I of 1915) relating to transport, possession and sale ; provided that issues from the premises of approved manufacturer licensed under the British Baluchistan Chemical Works Rules, 1947, and issues from the premises of a licensee licensed under the British Baluchistan Spirituous Preparations Bonded Warehouse Rules, 1947, shall be made under the provisions of the aforesaid rules.

(iv) Medicinal preparations containing rectified spirit manufactured in India or in any Indian State and required for use in hospitals and dispensaries, including veterinary hospitals and dispensaries, managed by Government or Local Bodies or in such other charitable hospitals and dispensaries as have been

approved for the purpose by the Collector, are exempt from payment of duty.

Provided that such preparations are directly issued from the distillery, bonded factory, Chemical Works or bonded warehouse to any such hospital or dispensary in quantities not exceeding its requirements for 12 months on presents signed by the Civil Surgeon (in the case of ordinary hospitals and dispensaries) and the Animal Husbandry Officer in Baluchistan (in case of veterinary hospitals and dispensaries), and

Provided further that such preparations are only dispensed for Burnside patients of the hospitals or dispensaries concerned.

(v) All exciseable articles exported from a distillery, brewery, Chemical Works or a Bonded Warehouse licensed in British Baluchistan are exempted from the provisions of the Excise Regulation, 1915 (I of 1915) relating to duty leviable thereon in British Baluchistan, when exported under and in accordance with the provisions of the rules made under the aforesaid Regulation relating to such exports, covered by export passes, to any province or State in India or to any country outside India.

(vi) Fusel oil is exempt from payment of duty on removal from the distilleries licensed in British Baluchistan provided the contents of ethyl alcohol do not exceed 15 per cent. proof spirit.

(vii) All liquor removed from one part of an Indian State, whether by road or rail, to another part of the Indian State through intervening British territory by agents or contractors of the State duly authorised in that behalf is, while passing through British territory, exempted from all provisions of the Excise Regulation, 1915 (I of 1915), subject to the following provisos :—

(a) In the case of transport by road (i) that the consignment is covered by a pass signed by the Excise Officer of the district of despatch in the State concerned and (ii) that a copy of such pass is sent to the Excise Inspector of every district in British Baluchistan through which the consignment is to be conveyed.

(b) In the case of transport by rail (i) that the consignment is covered by a pass signed by an authorised Excise Officer of the State; (ii) that a copy of such pass is sent to the Excise Inspector as aforesaid; and (iii) that the consignment is booked as luggage or parcel and delivered to the railway guard of the train during transit.

(viii) All liquor in transit :—

(a) across the railway line cutting Indian State territory,

(b) on a journey by rail wholly within Indian State territory, are exempt from the provisions of the Excise Regulation, 1915 (I of 1915), subject to the following provisos :—

(1) that the consignment is covered by a pass signed by an authorised Excise Officer of the State and a copy of the pass is sent to the Excise Inspector of the district or districts of British India responsible for Excise administration in the railway lands concerned; and

(2) that in the case of journey by rail the consignment is booked as luggage or parcel and delivered to the guard of the train during transit.

#### APPENDIX.

*List of spirituous preparations which might be used for other than Medicinal purposes.*

##### I. ACETUMS.

1. Acetum Odoratum.
2. Acidum Aceticum Aromaticum.
3. Acetum Lavandulae.
4. Acetum Rosae.

##### II. AQUAS.

5. Aqua Amygdalarum Amararum.
6. Aqua Amygdalae Amarae.
7. Aqua Aromatica.
8. Aqua Aurantii Floris Concentrata.
9. Aqua Foeniculi Concentrata.
10. Aqua Juniperi Concentrata.
11. Aqua Lavendulae.
12. Aqua Mellis.
13. Aqua Pimentae Concentrata.
14. Aqua Rosae Concentrata.

##### III. ELIXIRS.

15. Elixir Amygdalae Co.
16. Elixir Anisi.
17. Elixir Aromaticum.
18. Elixir Aurantii Amari.
19. Elixir Cardamomi Co.
20. Elixir Simplex.

##### IV. ESSENCES.

21. Essence Amygdalae Co.
22. Essence Amygdalae.
23. Essence Anethi.
24. Essence Anisi.
25. Essence Aurantii.
26. Essence Aromatica.
27. Essence Capsici.
28. Essence Cardamomi.
29. Essence Caryophylli.
30. Essence Crinalis.
31. Essence Lavandulae.
32. Essence Limonis.
33. Essence Mint.
34. Essence Moschi.
35. Essence Myristicæ.
36. Essence Rosae Dulcis.
37. Essence Rosmarin.
38. Essence Santal Flav.
39. Essence Vanillæ.
40. Essence Zingiberis Fort.
41. Essence Zingiberis Pro. Syr.

## V. FLUID EXTRACTS.

42. Extractum Absinthii Liq.  
43. Extractum Aurantii Liq.  
44. Extractum Aurantii Amar. Liq.  
45. Extractum Rosae Liq.  
46. Extractum Zingiberis.

## VI. GLYCERINUMS.

47. Glycerinum Aurantii.  
48. Glycerinum Croci.

## VII. INFUSIONS (CONCENTRATED).

49. Infusion Caryophylli Cone.  
50. Infusion Limonis.

## VIII. LIQUORS (CONCENTRATED).

51. Liquor Aurantii Pro. Syr.  
52. Liquor Coccii.  
53. Liquor Croci.  
54. Liquor Limonis Pro. Syr.  
55. Liquor Tinctorium.

## IX. LOTIONS (WASHES).

56. Lotio Cantharidmi.  
57. Lotio Evaporatus.  
58. Lotio Olei Amygdalae Ammoniata.  
59. Lotio Rosae.

## X. SPIRITS.

60. Spiritus Absinthii.  
61. Spiritus Amygdalae Amarae.  
62. Spiritus Aromaticus.  
63. Spiritus Aurantii.  
64. Spiritus Aurantii Co.  
65. Spiritus Cardamomi Co.  
66. Spiritus Coloniensis.  
67. Spiritus Coriandri.  
68. Spiritus Lavandulae Co.  
69. Spiritus Lavandulae.  
70. Spiritus Limonis.  
71. Spiritus Myrciae Co.  
72. Spiritus Myristicae.  
73. Spiritus Pimantae.  
74. Spiritus Pulegii.  
75. Spiritus Rosae.

## XI. SUCCUS.

76. Succus Cucumis.  
77. Succus Limonis.  
78. Succus Mori.

## XII. SYRUPS.

79. Syrupus Aromaticus.  
80. Syrupus Cinnamomi.

## XIII. TINCTURES.

81. Tinctura Aurantii.  
82. Tinctura Carui.  
83. Tinctura Coccii.  
84. Tinctura Coriandri.

85. Tinctura Croci.

86. Tinctura Limoris.  
87. Tinctura Limonis Cortax Siccatus.  
88. Tinctura Menthae Piperitae.  
89. Tinctura Orris Root.  
90. Tinctura Persionis.  
91. Tinctura Persionis Co.  
92. Tinctura Santali Citrini.  
93. Tinctura Santali Rubri.  
94. Tinctura Vanillae.  
95. Tinctura Vindla.

## XIV. VINUMS.

96. Vinum Absinthii.

The following notifications are hereby cancelled :—

1. Notification No. 1778-R., dated the 25th March 1931.
2. Notification No. A-8-Exc(43), dated the 2nd November 1943.
3. Notification No. A-120(41)-18352-Ex., dated the 11th December 1942.
4. Notification No. 2879-Exc, dated the 14th March 1939.
5. Notification No. XXV-A-102(II)-37/3234-Exc, dated the 27th March 1941.
6. Notification No. A|8-Exc, dated the 22nd March 1947.
7. Notification No. A|14(46)-Exc, dated the 19th March 1947.

By order,

B. M. BACON,  
*Secretary.*THE HON'BLE THE CHIEF COMMISSIONER  
OF BRITISH BALUCHISTAN

## NOTIFICATION

Quetta, the 10th May 1947

No. 2726|4(1)10|S.B.—In exercise of the powers conferred by Section 6 of the Cinematograph Act, 1918 (II of 1918), the Chief Commissioner of British Baluchistan is pleased to order that the following amendment shall be made in his Notification No. 7171|S.B., dated the 7th October 1946, namely :—

Clause 2-A of the conditions of License in form "A" shall be reconstituted as follows :—

" 2-A. Every licensee shall cause to be exhibited from time to time, as this administration may think fit, upto 1,000 feet of approved films at any public show of films specified by this administration, in any cinema theatre under his control."

By order,

H. D. M. SCOTT,  
*for Secretary to the Chief Commissioner  
of British Baluchistan.*

ORDERS BY THE RESIDENT FOR  
RAJPUTANA

## NOTIFICATION

Abu, the 13th May 1947

No. B. VI. 8.47.—The following clerks of the Ajmer-Merwara Police have changed their names as under with effect from the dates mentioned:—

Present Name & parentage.	Residence.	New Name.	Date of change.
1. Kaloo Singh s/o Hari Singh	Azad Chowk, Neemuch City (Central India)	VIRENDRA SINGH.	15-3-1947
2. Ghees Lal Garg s/o Madan Lal.	Naya Bazar, Neemuch Cantt. (Cen- tral India).	KAMAL CHANDRA GARG.	1-4-1947.

By order,

G. WADDELL,

Inspector General of Police,  
Ajmer-Merwara.

ORDERS BY THE CHIEF COMMISSIONER,  
AJMER-MERWARA

## NOTIFICATIONS

Ajmer, the 12th May 1947

No. A|23-20.—Dr. Miss C. M. Vergheze, Lady Assistant Surgeon, Victoria Hospital, Ajmer, is granted 55 days' earned leave with effect from the date she avails herself of it.

By order,

B. C. KAPUR,

Secretary to the Chief Commissioner,  
Ajmer-Merwara.

Ajmer, the 13th May 1947

No. A|1-79.—In exercise of the power delegated to him by Government of India Department of Health Notification No. F. 3-1|47-D., dated the 22nd April 1947, the Chief Commissioner, is pleased to appoint the Civil Surgeon, Ajmer-Merwara under sub-section (1) of section 21 of the Drugs Act, 1940 as *ex-officio* Inspector for Ajmer-Merwara for the purposes of Chapter IV of the said Act.

By order,

B. C. KAPUR,

Secretary to the Chief Commissioner,  
Ajmer-Merwara.

Ajmer, the 13th May 1947

No. A|1-78.—In pursuance of rule 50 of the Drugs Rules, 1945 the Chief Commissioner is pleased to appoint the Collector of Excise Revenue, Ajmer-Merwara as the controlling Authority.

By order,

B. C. KAPUR,

Secretary to the Chief Commissioner,  
Ajmer-Merwara.

Ajmer, the 13th May 1947

No. A|23-67.—Mr. S. M. Agrawal is appointed as a temporary Assistant Engineer in the

Ajmer Improvement Trust with effect from the 1st April 1947.

By order,

B. C. KAPUR,

Secretary to the Chief Commissioner,  
Ajmer-Merwara.

Ajmer, the 13th May 1947

No. A|25-I-IV.—The Chief Commissioner is pleased to approve of Seth K. Poddar, Partner of the firm of Messrs. A. M. Poddar & Co., and Managing Agents of Ampie & Co., Ltd., of Bombay as a candidate for a licence to prospect and mine for minerals unconnected with gems in the District of Ajmer-Merwara.

2. This Certificate of approval is valid upto midnight of the 31st December, 1947.

By order,

B. C. KAPUR,

Secretary to the Chief Commissioner,  
Ajmer-Merwara.

Ajmer, the 15th May 1947

No. A|11-1.—Whereas the Chief Commissioner is satisfied that a dangerous Epidemic Disease, namely Cholera, is likely to break out at certain places within Ajmer-Merwara Province and that the ordinary provisions of the law for the time being in force, are insufficient to prevent the spread of the disease, now therefore, the Chief Commissioner, in exercise of the powers conferred by sub-section 1 of section 2 of the Epidemic Diseases Act, 1897 (III of 1897) as adapted by the Government of India (Adaptation of Indian Laws) Order, 1937 read with the Government of India, Home Department Notification No. F. 126|37-Public, dated the 1st April 1937, is pleased:—

(1) (a) To empower the Civil Surgeon, Ajmer-Merwara to inoculate or order to inoculate any or all the Public residing within the Province of Ajmer-Merwara.

(b) To empower the Medical Officer of Health, Municipal Committee, Ajmer, to inoculate or order to inoculate any or all the Public residing in Ajmer or entering into or going out of Ajmer.

(2) To prescribe the temporary regulation to be observed by the Public that every person in Ajmer-Merwara shall allow himself and such persons of whom he is a guardian whether *de jure* or *defecto* to be inoculated by or under the order of the Civil Surgeon, and every person in the city of Ajmer shall allow himself and such persons of whom he is guardian, whether *de jure* or *defecto*, to be inoculated by or under the order of the Civil Surgeon, or the Medical Officer of Health.

(3) To direct that the cost of any measures taken by the Civil Surgeon, Ajmer-Merwara and the Medical Officer of Health Municipal Committee, Ajmer, in exercise of the powers conferred upon them shall be defrayed by the respective local bodies.

2. The above orders will remain in force up to the 31st May 1947.

By order,

B. C. KAPUR,

*Secretary to the Chief Commissioner,  
Ajmer-Merwara.*

*Ajmer, the 16th May 1947*

**No. A|3-85.**—The period of appointment for four months as City Magistrate, Ajmer, of Mr. E. D. Mehta, a retired Judge, is hereby extended by two months with effect from the 13th May 1947. His continuance will be liable to termination with 15 days' notice of discharge.

By order,

B. C. KAPUR,

*Secretary to the Chief Commissioner,  
Ajmer-Merwara.*

**DEPUTY COMMISSIONER & COLLECTOR,  
AJMER-MERWARA**

**Order No. 47**

*Ajmer, the 2nd May 1947*

The certificate of approval to prospect and mine for minerals unconnected with gems in the British District of Ajmer-Merwara granted to Mr. Akbar Ali s/o Rajab Ali (of Udaipur), Beawar, by the Chief Commissioner, Ajmer-Merwara, in his notification No. A|25-I-II, dated the 27th April 1944 is hereby renewed for the year 1947.

ONKAR SINGH,

*Rai Bahadur,*

*Deputy Commissioner and Collector,  
Ajmer-Merwara.*

**CIVIL SUPPLIES DEPARTMENT, AJMER-  
AJMER-MERWARA**

**ORDER**

*Ajmer, the 10th May 1947*

**No. CYC-6458.**—In exercise of the powers conferred on me by clause 3(c) of the Ajmer Cotton Cloth (Rationing) Order, 1947, I hereby make the following further amendment in my Order No. CYC-1237, dated the 28th January, 1947 as subsequently amended by Order No. CYC-6138, dated the 1st May, 1947:—

Clause (i) of the aforesaid order shall read as follows:—

“(i) No authorised dealer or any person on his behalf shall sell, deliver or dispose of each variety or quality of cloth except in Qualifications not exceeding 7 yards per capita of which 2 yards shall be fine and medium, and 5 yards shall be coarse of any of available varieties.”

K. RANG RAJ MEHTA,  
*Director of Civil Supplies.*  
*Ajmer-Merwara.*

**CHIEF COMMISSIONER, DELHI  
PROVINCE, DELHI**

**NOTIFICATIONS**

*Delhi, the 8th May 1947*

**No. F. 122|46-Finance.**—Mr. Mukand Lal Chopra, Assistant Secretary (Finance) to the Chief Commissioner, Delhi is appointed substantive temporary to the said post upto the 31st March, 1948.

By order,

P. H. B. WILKINS,

*Registrar to the Chief Commissioner, Delhi.*

*Delhi, the 12th May 1947*

**No. F. 11(31) 47-L.S.G.**—In exercise of the powers conferred by section 71 of the Punjab Municipal Act, 1911, as extended to the Delhi Province the Chief Commissioner of Delhi, is pleased to exempt all supplies and equipments imported by the High Commissioner for United Kingdom in India or his staff for official use, from payment of any terminal Tax imposed by any Municipal or Notified Area Committee in the Delhi Province.

By order,

RATAN LAL,

*Secretary (Local Self-Government)  
to the Chief Commissioner, Delhi.*

*Delhi, the 13th May 1947*

**No. F. 2(66)47-R. & J(1).**—Sardar Har-kishan Singh Achreja, a Magistrate of the 1st Class, is invested under Section 39 of the Code of Criminal Procedure, 1898, with powers to try as a magistrate within the limits of the Delhi District, all offences not punishable with death.

**No. F. 2(66)47-R. & J(2).**—Sardar Har-kishan Singh Achreja, a Magistrate of the first class is invested with powers to try summarily in the Delhi District the offences specified in Section 260 of the Code of Criminal Procedure, 1898.

By order,

J. P. RAY,

*Home Secretary to the Chief Commissioner,  
Delhi.*

*Delhi, the 13th May 1947*

**No. F. 5(97)-I|46-Home-R. & J.**—The Chief Commissioner of Delhi is pleased to accept the resignation of Sardar Bahadur Sir Sobha Singh, O.B.E., from the post of an Honorary Magistrate, Delhi. The powers conferred on him in Chief Commissioner's Notification No. F. 5(20)46-Home, dated the 13th February, 1946, are hereby withdrawn.

**No. F. 5(97)-II|46-Home-R. & J.**—The Chief Commissioner of Delhi is pleased to accept the resignation of Khan Bahadur Akbar Ali, from

the post of an Honorary Magistrate, Delhi. The powers conferred on him in Chief Commissioner's Notification No. F. 5(18)46-Home, dated the 11th February, 1946, are hereby withdrawn.

By order,  
J. P. RAY,  
Home Secretary to the Chief Commissioner,  
Delhi.

*Delhi, the 14th May 1947*

**No. F. 21(5)46-C.S.**—In exercise of the powers conferred by Section 3 of the Essential Supplies (Temporary Powers) Act, 1946 as delegated under the Government of India, Department of Food, Notification No. PY.603 (2)-I, dated the 21st October 1946, and with the prior concurrence of the Government of India, the Chief Commissioner of Delhi is pleased to make the following amendments to the Delhi Rationing (Meals in Establishments) Order, 1946, published with his notification No. F. 21(5)46-C.S., dated the 23rd December 1946.

*Amendments*

1. In the Explanation to Clause 3 between the words "as" and "Mors d'oeuvres" the words "Ice Cream" shall be inserted.
2. In clause 6 the words "or ice cream" when they occur between the words "rusks" and "or" shall be deleted.

By order,  
K. RAM,  
Secretary (Rationing and Civil Supplies)  
to the Chief Commissioner, Delhi.

*Delhi, the 15th May 1947*

**No. F. 3(1)47-L.S.G.**—In pursuance of the provisions of Section 15 of the Punjab Municipal Act, 1911, as extended to Delhi Province, it is hereby notified that the Chief Commissioner of Delhi has accepted the resignation of Mrs. Sheila Bharat Ram from membership of the New Delhi Municipal Committee.

By order,  
RATAN LAL,  
Secretary (Local Self Government)  
to the Chief Commissioner, Delhi.

*Delhi, the 15th May 1947*

**No. F. 7(90)46-Home.**—In the Chief Commissioner's notification No. F. 7(90)46-Home, dated the 7th September, 1946 for the following words in the bracket:—

(Office Superintendent)

Substitute

(Headquarters)

By order,  
J. P. RAY,

Home Secretary to the Chief Commissioner,  
Delhi.

*Delhi, the 15th May 1947*

**No. F. 9(25)47-C.S.**—In exercise of the powers conferred by Section 3 of the Essential Supplies (Temporary Powers) Act, 1946 (Act No. XXIV of 1946) as delegated under Government of India Notification No. PY-603(2)-I, dated the 21st October, 1946, and with the prior concurrence of the Government of India, Department of Food, the Chief Commissioner of Delhi being satisfied that this measure is necessary for the maintenance of supplies and services essential to the life of the community is pleased to make the following Order:—

*Order*

1. (a) This order may be called the Delhi Producers' Foodgrains (Movement) Control Order, 1947.

(b) It extends to the whole of the Delhi Province and comes into force immediately.

2. In this order unless there is anything repugnant in the subject or context—

(a) "Controller of Rationing" means the Controller of Rationing, Delhi, or any other Gazetted Officer authorised by him in writing to exercise the powers of the Controller of Rationing in respect of any particular commodity.

(b) "Foodgrain" means and includes any article specified in the Schedule attached to this order or which may thereafter be notified by the Chief Commissioner, in the Official Gazette as included in the said schedule.

(c) "Rationed area" means in relation to any rationed article the area in respect of which that article has been specified to be a rationed article under the Delhi Rationing Order, 1944.

(d) "Ration Document" includes a ration book, a ration card or any part of any ration book or ration card or any ration coupon or any declaration, authority, permit or other document issued or made under or in pursuance of the provisions of the Delhi Rationing Order, 1944.

(e) "Producer" means any person who owns and/or cultivates land within the Delhi Province.

(f) "Household consumption" means all consumption of food by the head of family and members of his family.

(g) "Normal quantity" means in relation to the quantity of any rationed foodgrain, the quantity permissible according to the scale of ration of that foodgrain, prevailing at the time of the issue of permit, for use and consumption in the household of that producer during a period of twelve months or the period for which the ration cards will be current, whichever ends earlier.

2. A producer will be allowed to import into the rationed area in which he resides any rationed foodgrain cultivated on his land and which is required for his household consumption, on a permit being issued to him on an application in the form prescribed by the Controller of Rationing, Delhi, subject to such conditions as may be imposed by the Controller of Rationing

in this behalf provided that the quantity so imported shall not exceed the normal quantity required by him.

3. A producer on application for the issue of a permit or on such date thereafter specified by the Controller of Rationing, shall produce before the Controller of Rationing the ration documents of himself and/or other members of his household for cancellation of the relative coupons in respect of the rationed foodgrain required to be imported by him.

4. If any person is found to have contravened the provisions of this Order then, without prejudice to any other punishment to which he may be liable, the court trying the offence may direct that the foodgrain in respect of which the offence has been committed, together with the package and coverings thereof, shall be forfeited to the Crown.

*Schedule*

1. Wheat.
2. Rice.
3. Maize.
4. Barley.
5. Gram.

*By order,*

K. RAM,

*Secretary (Rationing and Civil Supplies)  
to the Chief Commissioner, Delhi.*

In the Court of Ch. M. A. Rehman, P.C.S.,  
Judge of the Insolvency Court at Delhi

PROCLAMATION UNDER SECTION 19 OF  
THE PROVINCIAL INSOLVENCY ACT  
V OF 1920

Notice is hereby given that the undermentioned persons have applied to this Court that person named in column 3 be adjudicated insolvent, and that their applications having been admitted, will be heard on the dates specified in column 4 of the statement below. Any person wishing to oppose the same may appear on the date fixed either in person or by a Pleader:—

Name, parentage, occupation and place of residence of the—

No. of the case—11 of 1947.

Petitioners—The Discount Bank of India Limited, through Mr. B. N. Seth, B.Sc., Manager and General Attorney, (Creditor).

Creditors—Nawab Halim Jung, Faiz Bazar, Delhi. Respondent.

Date fixed for hearing the applications—  
5th June 1947.

Given under my hand and the Seal of the Court, this 10th day of May 1947.

(Seal.)

For favour of insertion only.

M. A. REHMAN,  
*Judge,  
Insolvency Court, Delhi.*